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| | APPLICATION NO | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|------------|--|---|---|--|-----------------------|
| | 09, [90,96] | 11 12 1998 | CHAU NGUYEN | AM-888/T-020 | 8103 |
| | MICHAEL B EINSCHLAG MS 2634 LEGAL AFFAIRS DEPT APPLIED MATERIALS INC 3050 BOWERS AVENUE SANTA CLARA, CA 95054 | | | EXAMINER BUEKER, RICHARD R ART UNIT PAPER NUMBER 1763 | |
| | The amendmen | nt filed on <u>//23/</u> | Compliant Amendment (3 | oliant because it has faile | Paper No. 25 |
| or co | orrections in resp | 000). In order for the onse to this notice. | ded on September 8, 2000 (see 65 e amendment to be compliant, app | plicant must supply the f | following omissions |
| THE RE- | E FOLLOWING SUBMIT THE E | ITEMS ARE REQU NTIRE AMENDM | JIRED FOR COMPLIANCE WIT ENT); | H RULE 1.121 (APPLI | CANT NEED NOT |
| | 1. A clean version of the replacement paragraph(s)/section(s) is required. See 37 CFR 1.121(b)(1)(ii). | | | | |
| | 2. A marked up version of the replacement paragraph(s) is required. See 37 CFR 1.121(b)(1)(iii). 3. A clean version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(i). | | | | |
| × | 4. A marked up version of the amended claim(s) is requrired. See 37 CFR 1.121(c)(1)(ii). | | | | |
| Expl | anation: | | | | |
| (LIE: | Please provide speci | fic details for correction | to assist the applicant. For example, "the | clean version of claim 6 is mi. | ssing."). |
| webs | further explanation site at <u>http://www.</u> ndment format i | <u>v.uspto.gov/web/of</u> | nt format required by 37 FR 1.12 fices/dcom/olia/pbg/sampleaf.pd | l, see MOEP § 714 and f. A condensed version | the USPTO of a sample |
| | PRELIMINARY AMENDMENT: Unless applicant supplies the omission or correction to the preliminary amendment in compliance with revised 37 CFR 1.121 noted above within ONE MONTH of the mail date of this letter, examination on the merits may commence without entry of the originally proposed preliminary amendment. This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable. | | | | |
| Ø | AMENDMENT AFTER NON-FINAL ACTION: Since the above mentioned reply appears to be <i>bona fide</i> , applicants is given a TIME PERIOD of ONE MONTH or THIRTY DAYS from the mailing of this notice, whichever is longer, within which to supply the omission or correction noted above in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a). | | | | |
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MAINE Wastaff
Legal Instruments Examiner(LIF)